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MONTGOMERY COUNTY, TENNESSEE
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**IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, TENNESSEE
FOR THE NINETEENTH JUDICIAL DISTRICT AT CLARKSVILLE, TENNESSEE**

STATE OF TENNESSEE,

Plaintiff,

v.

No. _____

**BRITLEE, INC. d/b/a LAPTOYZ
COMPUTERS AND ELECTRONICS;
STUART L. JORDAN, individually and
d/b/a BRITLEE, INC.; and ROME
FINANCE COMPANY, INC.,**

Defendants.

ORDER TO FREEZE ASSETS AND ENTER DEFENDANTS' PREMISES

This matter came on for consideration on the State of Tennessee's complaint, motion for a temporary restraining order and supporting papers. For good cause shown, this Court GRANTS the State of Tennessee's motion for a temporary injunction in the following particulars:

1. Temporarily restraining Defendants from disposing of or encumbering assets equal to the amount of gross sales made in Tennessee;
2. Temporarily restraining Defendants from failing to maintain business records and from disposing of business records; and
3. Requiring Defendants to allow Plaintiff's representatives immediate access to Defendants' business premises to inspect and photograph the premises and to remove all documents, records, computers (including one unit each that is representative of the computers sold) and hard drives and material relevant to this action or reasonable calculated to lead to admissible evidence for

the purpose of copying. The Plaintiff's will return the original documents within two business days.

4. Permitting Plaintiff to conduct limited discovery for the purpose of discovering the nature and extent of Defendants' assets, business transactions and records;

5. Requiring all Defendants to provide a statement of the total amount of sales made by Defendants in Tennessee and all personally identifying information, e.g., names, addresses, telephone numbers, of each customer who was charged;

6. Requiring all Defendants to show cause why a preliminary injunction should not issue extending the foregoing temporary relief until the merits of Plaintiff's allegations are finally adjudicated.

7. This Temporary Restraining Order takes effect prospectively from the moment Defendants Rome Financing Co., Stuart Jordan and Britlee, Inc. d/b/a Laptoyz Electronics are served with this Order or are otherwise informed of this Order, whichever is sooner. The Order will immediately take effect when each defendant is served against the defendant served.

8. This matter is set for hearing on Oct 3, 2005, at 1:00 pm upon the State of Tennessee's application for a temporary injunction.

IT IS SO ORDERED, this _____ day of September, 2005, at SEP 23 2005.

/S/ MICHAEL R. JONES
Judge

Approved For Entry:

PAUL G. SUMMERS
Attorney General
B.P.R. No. 6285

A handwritten signature in black ink, appearing to read "John S. Smith III", is written over a horizontal line.

JOHN S. SMITH III

Assistant Attorney General

B.P.R. No. 23392

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